1	b.	Deadline for dispositive n	notions to be filed from January 16, 2018 until	
2		March 13, 2018;		
3	c.	Deadline to hold Mediation	on, if requested by the parties , from March 2,	
4		2018 until May 4, 2018;		
5	d.	Deadline for Motions in I	imine to a date appropriate to the new trial date;	
6	e.	Deadline to file Pretrial O	order to a date appropriate to the new trial date;	
7	f.	Pretrial Conference chang	ged to a date appropriate to the new trial date;	
8	g.	Trial Briefs changed to a	date appropriate to the new trial date;	
9	h.	Proposed voir dire/jury in	struction date will be changed to a date	
10		appropriate to a new trial	date.	
11	5. The Parties also stipulate to a continuance of the present trial date to a new date in			
12	accordance with the above schedules.			
13	6. The Parties propose rescheduling the trial date for some time in June or July, 2018.			
14	DATED. Danielo	15 2017	DATED. D 15 2017	
15	DATED: Decembe		DATED: December 15, 2017	
16	ROBERT S. SOLA, P.C. By: /s/Robert S. Sola Robert S. Sola Admitted Pro Hac Vice 1500 SW First Avenue, Suite 800 Portland, OR 97201 Telephone: (503) 295-6880		JONES DAY	
17			By: <u>/s/ Angela M. Taylor</u> Angela M. Taylor, CASBN 210425	
18			Admitted Pro Hac Vice 3161 Michelson Drive, Suite 800	
19			Irvine, CA 92612 Telephone: (949) 851-3939	
20	Christopher E. Green, WSBA 19410 Green LawFirm 225 106th Ave NE Bellevue, WA 98004 Telephone: (206) 686-4558 Attorneys for Plaintiff		By: /s/ Rachel L. Dunnington	
21			Rachel L. Dunnington, WSBA No. 47021 STOEL RIVES LLP	
22			600 University Street, Suite 3600 Seattle, WA 98101	
23			Telephone: (206) 386-7545	
24			Attorneys for Defendant EXPERIAN INFORMATION SOLUTIONS, INC.	
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1		ORDER	
2	THIS MATTER came before the Court on the foregoing stipulation of the parties. The		
3	Court has reviewed the parties' stipulation and, finding that the same is made for good cause, the		
4	Court hereby		
5	ORDERS th	nat the current pretrial deadlines shall each be extended as follows:	
6	a.	Discovery deadline extended from December 18, 2017 until	
7		February 19, 2018;	
8	b.	Deadline for dispositive motions to be filed from January 16, 2018 until	
9		March 13, 2018;	
10	c.	Deadline to hold Mediation, if requested by the parties , from March 2,	
11		2018 until May 4, 2018;	
12	d.	Deadline for Motions in Limine to a date appropriate to the new trial date;	
13	e.	Deadline to file Pretrial Order to a date appropriate to the new trial date;	
14	f.	Pretrial Conference changed to a date appropriate to the new trial date;	
15	g.	Trial Briefs changed to a date appropriate to the new trial date;	
16	h.	Proposed voir dire/jury instruction date will be changed to a date	
17		appropriate to a new trial date.	
18	ORDERS th	nat the trial date shall be continued in accordance with the above schedule;	
19	and the Court furthe	er en	
20	ORDERS th	nat Plaintiff's counsel shall contact the Court's in-court Deputies, Laurie	
21	Cuaresma and Lowe	ell Williams, at laurie_cuaresma@wawd.uscourts.gov and	
22	lowell_williams@w	awd.uscourts.gov, within ten (10) days of the date of this Order with several	
23	proposed, agreed tri	al dates in this matter, after which the Court will issue an Amended	
24	Scheduling Order.		
25	IT IS SO O	RDERED.	
26	///		
27	///		
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1	DATED this 18th day of December, 2017.				
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3					
4	RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE				
5					
6 7	Descented by				
8	Presented by: JONES DAY				
9	JONES DAT				
10	_/s/ Angela M. Taylor				
11	angelataylor@jonesday.com Admitted Pro Hac Vice				
12	3631 Michelson Drive, Ste 800 Irvine, CA 92612				
13	Telephone (949) 851-3939 Facsimile (949) 553-7539 Attorneys for Defendant EXPERIAN INFORMATION SOLUTIONS, INC.				
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28	UNOPPOSED STIPULATED MOTION AND ORDER JONES DAY				

UNOPPOSED STIPULATED MOTION AND ORDER EXTENDING PRETRIAL DEADLINES etc.
Case No. 2:17-cv-00722-RSM